<u>REMARKS</u>

By the Advisory Action of 5 December 2005, and the Office Action of 1 September 2005, Claims 1-21 are pending in the Application, Claims 1-6 and 8-21 rejected, and Claim 7 objected to. By the present Supplemental Response and Amendment After Final Rejection, the Applicant presents Claim 7 in independent form, including all the limitations of the intervening Claims, and thanks the Examiner for the allowance of Claim 7 if so rewritten.

Upon entrance of this Supplemental Response and Amendment After Final Rejection, Claims 2, 4, 7, 11, 13-14, 16-17 and 19-20 are pending, Claims 1, 3, 5-6, 8-10, 12, 15,18 and 21 being canceled.

All the remaining Claims not canceled ultimately depend from Claim 7, and thus all remaining Claims are believed allowable.

The Applicant thanks the Examiner for removing the prior objections to the Specification, and the § 112 rejections to the Claims.

In view of the amendments to the Claims, Applicant respectfully submits that the present clarification to the Claims places the Claims in form for allowance.

No new matter is believed introduced by the present Response and Amendment After Final Rejection. It is respectfully requested that the present amendments be entered, and respectfully submitted that the present Application is in condition for allowance for the following reasons.

1. Pending Claims

The Examiner notes with favor that Claim 7, if rewritten into independent form, is allowable. Claim 7 is so amended, and the remaining Claims now all ultimately depend from Claim 7.

Claim 7 is rewritten to include all the limitations of Claims 6 and 1. All remaining Claims are now ultimately dependent from Claim 7, and thus believed allowable.

2. Fees

There are no Claim fees believed due, as the total remaining Claims upon entrance of this Supplemental Response and Amendment After Final Rejection is less than the amount filed with the original application.

This Supplemental Response and Amendment After Final Rejection is being filed within six (6) months of the Office Action, namely within four (4), and thus it is believed a one month extension of time fee is due, and herein authorized to be charged to deposit account No. 20-1507.

Should any additional fees be due, authorization to charge deposit account No. 20-1507 is hereby expressly given.

CONCLUSION

By the present Supplemental Response and Amendment After Final Rejection, the Application has been placed in full condition for allowance. Accordingly, Applicant respectfully requests early and favorable action. Should the Examiner have any further questions or reservations, the Examiner is invited to telephone the undersigned Artomey at 404.885.2773.

Certificate of Transmission:
I hereby certify that this correspondence is being submitted by facsimile to the U.S. Patent and Trademark Office at 571.273.8300, Mail Stop AF, in accordance with §1 6(d) on this date, and the optrespondence includes a certificate for each piece of correspondence stating the date of transmission. The person signing the certificate has a reasonable basis to expect that the correspondence would be transmitted on or before the date indicated.

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Respectfully submitted.

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